III. And be it further enacted by the Authority aforesaid, (2) And further, That in Writs of Error to be brought upon any Judgment after Verdict in any Writ of Dower, or in any Action of Ejectione firma, no Execution shall be thereupon or thereby staved, unless the Plaintiff or Plaintiffs in such Writ of Error shall be bound unto the Plaintiff in such Writ of Dower, or Action of Ejectione firma, in such reasonable Sum as the Court to which such Writ of Error shall be directed shall think fit, with Condition, That if the Judgment shall be affirmed in the said Writ of Error, or that the said Writ of Error be discontinued in Default of the Plaintiff or Plaintiffs therein, or that the said Plaintiff or Plaintiffs be nonsuit in such Writs of Error, That then the said Plaintiff or Plaintiffs, shall pay such Costs, Damages, and Sum and Sums of Money as shall be awarded upon or after such Judgment affirmed, Discontinuance or Nonsuit had.

V. Provided, That this Act, nor any Thing therein contained, shall not extend to any Writ of Error to be brought by any Executor or Administrator; (2) nor unto any Action popular, nor unto any other Action which is, or hereafter shall be brought upon any Penal Law or Statutes (except Action of 486 * Debt for not setting forth of Tithes); (3) nor to any Indictment, Presentment, Inquisition, Information or Appeal; any Thing herein before expressed to the contrary thereof in any wise notwithstanding.

VI. Provided always, That this Act shall continue in Force for three Years, and to the End of the next Session of Parliament after the Expiration of the said three Years, and no longer. Made perpetual by 22 & 23 Car. 2, c. 4.

I. This Act extended to Writs of Mandamus, &c. by 9 Annæ, c. 20, sect. 7. In what Court and Cases Judgment after Verdict shall not be stayed for Default of Form in Pleading. 1 Mod. 198. 1 Salk. 37, 38. Mod. Cases in Law, 198, 356. Further Provisions of this Kind, 4 Annæ, c. 16. 5 Geo. 1, c. 13.

II. Proviso for Appeals, Indictments, Actions upon Penal Laws, other than for Customs and Subsidies.

III. Carthew, 121. 3 Lev. 275.

V. To what Actions this Act shall not extend.

VI. The Continuance of this Act.

Venue.—The venue, vicinetum or visnetum, is the place from whence a jury is to come for the trial of the cause. Where the action could only